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March 1, 2014

Via Overnight Delivery

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Room TW-A325
Washington, DC 20554

Re: Annual CPNI Compliance Certification, EB Docket No. 06-36

Dear Secretary Dortch:

Attached for filing in EB Docket No. 06-36, please find the Annual 47 C.F.R. § 64.2009(e) CPNI Compliance Certification and accompanying statement of the entities immediately listed in the chart below (collectively "Lighttower,") and their respective filer IDs:

Light Tower Fiber LLC	827895
Light Tower Fiber Long Island LLC	824812
Hudson Valley DataNet, LLC	822792
Connecticut DataNet, LLC	825280
New Jersey DataNet Telecom, LLC	825779
Open Access Acquisition, LLC	825608
Lexent, Inc.	829965
Sidera Networks, LLC	822434
Sidera Networks of Long Island, Inc.	824466
NEON Optica, Inc.	821446

If there are any questions regarding this filing, please contact the undersigned.
Thank you for your assistance.

Sincerely,

Fernanda H. Mahko
Director, Regulatory Compliance & Legal Services



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cc: David L. Mayer
General Counsel, EVP & Secretary
Lighttower Fiber Networks

George Salimbas
Assistant General Counsel
Lighttower Fiber Networks



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Annual 47 C.F.R. § 64.2009(e) CPNI Compliance Certification

EB Docket No. 06-36

Annual 64.2009(e) CPNI Certification for 2013

Date filed: March 1, 2014

Certifying Companies with Form 499 Filer IDs:

Light Tower Fiber LLC	827895
Light Tower Fiber Long Island LLC	824812
Hudson Valley DataNet, LLC	822792
Connecticut DataNet, LLC	825280
New Jersey DataNet Telecom, LLC	825779
Open Access Acquisition, LLC	825608
Lexent, Inc.	829965
Sidera Networks, LLC	822434
Sidera Networks of Long Island, Inc.	824466
NEON Optica, Inc.	821446

Name of signatory: David L. Mayer

Title of signatory: General Counsel, EVP Business Development & Secretary

I, David L. Mayer, certify that I am an officer of Light Tower Fiber LLC, Light Tower Fiber Long Island LLC, Hudson Valley DataNet LLC, Connecticut DataNet LLC, New Jersey DataNet Telecom LLC, Open Access Acquisition LLC, Lexent, Inc., Sidera Networks, LLC, Sidera Networks of Long Island, Inc., and NEON Optica, Inc. (collectively "Lighttower") Lighttower, and acting as an agent of the Lighttower, that I have personal knowledge that Lighttower has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See* 47 C.F.R. § 64.2001 *et seq.*

Attached to this certification is an accompanying statement explaining how Lighttower's procedures ensure that Lighttower is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.



Lighttower has not taken any actions (proceedings instituted or petitions filed by Lighttower at either state commissions, the court system, or at the Commission) against data brokers in the past year. Lighttower has no information to report with respect to the processes pretexters are using to attempt to access CPNI. Lighttower's steps taken to protect CPNI are described in the accompanying statement.

Further, Lighttower has not received any customer complaints concerning the unauthorized release of CPNI in its operations in the past year.

Signed

A handwritten signature in black ink, appearing to read "David L. Mayer", written over a horizontal line.

David L. Mayer as General Counsel of the Lighttower companies named above



Certificate to Accompany Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket No. 06-36

Lighttower submits this accompanying statement to provide an overview on how our procedures ensure that Lighttower is in compliance with the requirements set forth in Section 64.2001 *et seq.* of the Commission's rules.

1. Compliance with Section 64.2007, approval required for use of customer proprietary network information:

Lighttower provides custom, high-capacity network services to enterprise, government, carrier, and data center customers. As a matter of customer convenience, Lighttower uses commercially reasonable processes (e.g., account number, billing address, contact name, and identification of services) to authenticate customer representatives that contact Lighttower to request CPNI. Additionally, Lighttower is in the process of developing a system for creation and utilization of passwords for CPNI information. Lighttower recognizes that under federal law it has a duty to protect CPNI and customers have a right to such protection.

2. Compliance with Section 64.2008, notice required for use of customer proprietary network information:

Lighttower does not share, sell, lease, or otherwise provide CPNI to affiliates, agents, independent contractors, or joint ventures for purposes of marketing any services to existing customers within the period covered by this annual certification and accompanying statement.

3. Compliance with Section 64.2009, safeguards required for use of customer proprietary network information:

Lighttower personnel are trained regarding Lighttower's CPNI policies. Lighttower has a disciplinary process for non-compliance with Lighttower's CPNI policies. Lighttower does not share, sell, lease, or otherwise provide CPNI to affiliates, agents, independent contractors, or joint ventures for purposes of marketing any services to existing customers within the period covered by this annual certification and accompanying statement.

4. Compliance with Section 64.2010, safeguards on the disclosure of customer proprietary network information:

Lighttower has measures in place to discover and protect against attempts to gain unauthorized access to CPNI. Lighttower uses commercially reasonable processes (e.g., account number, billing address, contact name, and identification of services) to authenticate customer representatives that contact Lighttower to request CPNI. Additionally, Lighttower is in the process of developing a system for creation and utilization of passwords for CPNI information.



5. Compliance with Section 64.2011, notification of customer proprietary network information security breaches:

Lighttower has not experienced any CPNI breaches in its operations during the reporting year. However, Lighttower has in place procedures to detect breaches and to notify law enforcement and customers, in compliance with the Commission's rules, should a breach occur. In the event of a breach, Lighttower has procedures in place to maintain a record of notifications to law enforcement and customers documenting the date(s) of discovery and notification, a detailed description of the CPNI that was the subject of the breach, and the circumstances of the breach, which record would be kept for a minimum of two years.